



UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

'08 MJ 8142

UNITED STATES OF AMERICA) MAGISTRATE CASE No: _____
 Plaintiff,) COMPLAINT FOR VIOLATION OF
 v.) Title 8, U.S.C., Section 1324(a)(2)(ii)
 Jesus ORTIZ, Jr. (1)) Bringing in Illegal Aliens for Financial Gain and
 Arturo MORENO, Jr. (2)) Title 18, U.S.C. Section 2 Aiding & Abetting
 _____)
 _____)

The undersigned complainant, being duly sworn, states:

On or about February 13, 2008, within the Southern District of California, defendants Jesus ORTIZ, Jr., and Arturo MORENO, Jr., with the intent to violate the immigration laws of the United States, knowing and in reckless disregard of the fact that aliens, namely, Erik ESQUIVEL Prado and Veronica PEREZ Castilleja, had not received prior official authorization to come to, enter and reside in the United States, did bring to the United States said aliens for the purpose of commercial advantage and private financial gain; in violation of Title 8, United States Code, Section 1324(a)(2)(B)(ii)and Title 18, United States Code, Section 2, Aiding & Abetting.

And the complainant states that this complaint is based on the attached Statement of facts, which is incorporated herein by reference.

Izabel Figueroa

 Izabel Figueroa, CBP
 Criminal Enforcement Officer

SWORN TO BEFORE ME AND SUBSCRIBED IN MY PRESENCE, THIS 15th DAY
 OF FEBRUARY.

Peter C. Lewis

 PETER C. LEWIS
 U. S. MAGISTRATE JUDGE

1 **UNITED STATES OF AMERICA**

2 **v.**
3 **Jesus ORTIZ, Jr.**
4 **Arturo MORENO, Jr.**

5 **STATEMENT OF FACTS**

6 The complainant states that this complaint is based upon the reports of the apprehending
7 officers and the investigation conducted by United States Customs & Border Protection
8 Enforcement Officer Leticia Casillas.

9 On February 13, 2008, at approximately 9:00 P.M., Jesus ORTIZ., Jr., arrived at the
10 Calexico, California, East Port of Entry, as the sole visible occupant driver of a 1999 Chrysler
11 Sebring.

12 During primary inspection, ORTIZ gave a negative Customs declaration to U. S. Border
13 Protection Officer (CBPO) M. Salazar and presented his California drivers license. CBPO
14 Salazar asked ORTIZ where he was coming from. ORTIZ responded that he was visiting his
15 grandmother. ORTIZ stated that he had owned the vehicle for five years. CBPO Salazar
16 referred ORTIZ and the vehicle to the secondary inspection area. CBPO Salazar proceeded to
17 affix the referral slip and ORTIZ driver's license to the windshield of the vehicle and instructed
18 ORTIZ to drive to the secondary lot. As ORTIZ drove towards the secondary lot he veered his
19 vehicle towards the northbound lane and absconded.

20 The Calexico Police Department was requested to assist in locating the vehicle. A
21 description of the vehicle was relayed to Calexico Police which resulted in an apprehension at
22 ORTIZ home address. Calexico Police Officers removed the driver ORTIZ from the vehicle
23 along with Arturo MORENO, Jr., and two other occupants Erik ESQUIVEL-Prado and
24 Veronica PEREZ-Castilleja. All occupants of the vehicle were transported to the Calexico, CA
25 West Port of Entry by United States Border Patrol.

1 ORTIZ was placed under arrest and advised of his rights per Miranda. ORTIZ said he
2 understood his rights and would answer questions without an attorney present. ORTIZ stated
3 he went to Mexicali, Mexico, to make a reservation and claimed he was traveling alone.
4 ORTIZ claimed that when he arrived at the Port of Entry, the primary officer questioned him
5 about the vehicle and instructed him to go to secondary. ORTIZ claims while on his way to
6 secondary he decided to go straight and bypass secondary inspection. ORTIZ then drove to pick
7 up his friend Arturo MORENO, Jr., at MORENO's house and both drove to the McDonald's
8 Restaurant in Calexico. Upon arriving at the McDonald's Restaurant ORTIZ claims he and
9 MORENO were approached by two individuals who asked them if they could give them a ride
10 to Heber, California. ORTIZ stated he and MORENO said they would give them a ride and
11 instead of going inside the McDonald's Restaurant they drove to ORTIZ's home in Calexico,
12 that is when they were apprehended by Calexico Police, and transported to the Calexico West
13 Port of Entry by United States Border Patrol.

14 Material Witness Erik ESQUIVEL-Prado stated he is a native and citizen of Mexico
15 with no legal documents to enter, reside or pass through the United States. ESQUIVEL stated
16 he made arraignments with two females one named "Bertha". ESQUIVEL admitted he was
17 going to pay approximately \$3,000.00 to \$4,000.00 to be smuggled into the United States.
18 ESQUIVEL stated his final destination was Sacramento, California, to seek employment. When
19 presented with a photo line-up ESQUIVEL indentified ORTIZ as the person who placed him in
20 the trunk of the vehicle in Mexico prior to arriving at the Port of Entry. ESQUIVEL also
21 identified MORENO as being present when he was removed from the trunk of the vehicle.
22 ESQUIVEL stated both ORTIZ and MORENO instructed them to say they were picked at the
23 McDonald's Restaurant and that he asked for a ride to Heber.

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1 Material Witness Veronica PEREZ-Castilleja stated she is a native and citizen of
2 Mexico with no legal documents to enter, reside or pass through the United States. PEREZ
3 stated she made arrangements with two females one named "Bertha". PEREZ admitted she was
4 going to pay approximately \$3,000.00 to \$4,000.00 to be smuggled into the United States.
5 PEREZ stated her final destination was Sacramento to seek employment. When presented with
6 a photo line-up PEREZ identified ORTIZ as the person who placed her in the trunk of the
7 vehicle. PEREZ also identified MORENO as being present when she was removed from the
8 trunk of the vehicle. PEREZ stated that ORTIZ and MORENO told her the police was coming
9 and for her to say that she was at the McDonald's Restaurant and asked for a ride to Heber.
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11 Material Witness

12	Name	Country of Birth
13	Erik ESQUIVEL-Parado	MEXICO
14	Veronica PEREZ-Castilleja	MEXICO
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17 Further, the complainant states that she believes said aliens are citizens of a country
18 other than the United States; that said aliens have admitted that they are deportable; that their
19 testimony is material, that it is impracticable to secure their attendance at the trial by subpoena;
20 and they are material witnesses in relation to this criminal charge and should be held or
21 admitted to bail pursuant to Title 18, United States Code, Section 3144.

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